From the INTERNATIONAL SEARCHING AUTHO	RITY			
To:		·	PCT	
			ITTEN OPINION OF THE ONAL SEARCHING AUTHORITY	
			(PCT Rule 43bis.1)	
		Date of mailing (day/month/year)	19. 4. 2005	
Applicant's or agent's file-reference 4652-2PCT		FOR FURTHER ACTION See paragraph 2 below		
International application No. PCT/JP2005/002779	International filing date 22. 02. 2005	• •	Priority date (day/month/year) 02. 03. 2004	
International Patent Classification (IPC) of	r both national classifica	tion and IPC		
Applicant MIKUNI CORPO	RATION			
Box No. IV Lack of unity o X Box No. V Reasoned states citations and ex Box No. VI Certain docume Box No. VII Certain defects Box No. VIII Certain observe 2. FURTHER ACTION If a demand for international prelim International Preliminary Examining other than this one to be the IPEA an opinions of this International Searchin If this opinion is, as provided above, of	inion ment of opinion with regal f invention ment under Rule 43 bis. 16 planstions supporting su ents cited in the international appliations on the international attentions on the international Authority ("IPEA") exceed the chosen IPEA has r ng Authority will not be considered to be a writter priate, with amendments, a of 22 months from the p (A/220)	a)(1) with regard to now the statement de, this opinion will be pt that this does not appointed the Internation so considered.	e step and industrial applicability elty, inventive step or industrial applicability; be considered to be a written opinion of the ply where the applicant chooses an Authority at Bureau under Rule 66.1 bis(b) that written the applicant is invited to submit to the IPEA of 3 months from the date of mailing of Form r expires later:	
Name and mailing address of the ISA/	Date of completion of t		Authorized officer	
Facsimile No.	30. 03. 20	บบอ	Telephone No	

Form PCT/ISA/237 (cover sheet) (April 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

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International application No.

PCT/JP2005/002779

Box	No. I Basis of this opinion	
1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed	
	a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).	
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: a. type of material a sequence listing	; ;
	table(s) related to the sequence listing b. format of material	
	on paper in electronic form	
	c. time of filing/firmishing contained in the international application as filed filed together with the international application in electronic form furnished subsequently to this Authority for the purposes of search	
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	
4.	Additional comments:	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/JP2005/002779

Box No. V Reasoned statement un citations and explanation	der Rule 43bis.1(a) ons supporting sucl	(i) with regard to novelty, inventiv a statement	e step or industrial applicability;
Statement			
Novelty (N)	Claims	1-8	YES
	Claims		NO
Inventive step (IS)	Claims	2-5	YES
	Claims	1, 6-8	NO NO
Industrial applicability (IA)	Claims	1-8	YES
	Claims		NO

Citations and explanations:

Document 1: JP 2002-155828 A (Mikuni Corp.), 2002. 5.31, Fig. 1; Par. Nos. [0029] to [0033] & US 2004/0020475 A1 & EP 001340906 A & WO 2002/040856 A1

Document 2: JP 08-296526 A (Nippondenso Co., Ltd.) 1996. 11.12, Fig. 6; Par. Nos. [0021] to [0023] (Family: none)

Document 3: JP 01-114972 U (Honda Motor Co., Ltd.) 1989. 08.02 Fig. 1 (Family: none)

Document 4: JP 59·71951 U (Fuji Heavy Industries Ltd.) 1984. 05.16, Page4, line 13 to page 5, line13; Fig. 1 (Family: none)

As shown in documents 1, in fuel jet mechanism to use an electronically controlled fuel injection system, an electronically controlled fuel device and a pitch difference with a fuel tank are used, and a thing removing vapor is well known.

And, separately from a fuel tank, it is mentioned in documents 2 that the vapor removal is done through a fuel chamber located in a high rank than a fuel injection system.

Therefore, the invention hanging in scope of claim 1 applies technical thought as claimed in the above mentioned as claimed in documents 2 to a thing as claimed in documents 1, and it is admitted that a person skilled in the art was able to be made easily.

In addition, it is suggested with "center pipe 3" and "fuel filter 2" of documents 3, and there is a matter specified in scope of claim 7, and this point cannot recognize inventive

Furthermore, since, disposing a filter at a desired position pro-fuel plumbing, difficulty according to status is not recognized as invention,

A matter specified by scope of claim 6,8 is recognized as matter of workshop modification of the degree that a person skilled in the art was able to adopt appropriately if necessary.

Invention to hang over scope of claim 2.5 is not mentioned in documents of nothing quoted in international search report either, it is not self-evident for a person skilled in the art.